

TENT COOPERATION TRE. Y

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

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PCT

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(PCT Rule 71.1)

IMPORTANT NOTIFICATION

Date of mailing

(day/month/year)

01.06.2005

Applicant's or agent's file reference PU040104

International application No.

PCT/US2004/018764

International filing date (day/month/year) Priority

Priority date (day/month/year)

15.06.2004

16.06.2003

Applicant

THOMSON LICENSING S.A. et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary report on patentability and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary report on patentability. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:

<u>)</u>

European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465 Authorized Officer

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NOTION TRE TY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference PU040104		FOR FURTHER ACTION		See Form PCT/IPEA/416		
	ernational application No. CT/US2004/018764	International filing date 15.06.2004	(day/month/year)	Priority date (day/month/year) 16.06.2003		
1	ernational Patent Classification (IPC) or 04N7/24, H04N7/50	national classification and I	PC			
1 ' '	olicant IOMSON LICENSING S.A. et a	1.				
1.	This report is the international p Authority under Article 35 and to			this International Preliminary Examining e 36.		
2.	This REPORT consists of a total	l of 6 sheets, including t	his cover sheet.			
3.	This report is also accompanied	by ANNEXES, comprisi	ng:			
	a. sent to the applicant and to the International Bureau) a total of sheets, as follows:					
	·	ning rectifications author	•	n amended and are the basis of this report (see Rule 70.16 and Section 607 of the		
	•	•	——————————————————————————————————————	onsiders contain an amendment that goes indicated in item 4 of Box No. I and the		
	sequence listing and/or t		computer readable fo	mber of electronic carrier(s)) , containing a orm only, as indicated in the Supplemental ive Instructions).		
4.	This report contains indications	relating to the following i	tems:			
		pinion				
	☐ Box No. II Priority	•				
	☐ Box No. III Non-establish	ment of opinion with rega	ard to novelty, invent	ive step and industrial applicability		
	☐ Box No. IV Lack of unity	of invention				
		tement-under-Article 35(2 itations and explanations		elty, inventive step or industrial atement		
	☐ Box No. VI Certain docum	nents cited				
		s in the international app				
	Box No. VIII Certain observations on the international application					
Date	e of submission of the demand		Date of completion of	of this report		
31.	.03.2005		01.06.2005			
	Name and mailing address of the international preliminary examining authority:		Authorized Officer	Fortunas Petrones Petrones		
	European Patent Office D-80298 Munich		Schoeyer, M			
_	Tel. +49 89 2399 - 0 Tx: 525 Fax: +49 89 2399 - 4465	3656 epmu d	Telephone No. +49	39 2399-2136		

10/559643 IAP9Rec'dPCT/PTO 02 DEC 2005

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/US2004/018764

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	Box No. I Basis of the report					
1.	With regard to the language, this report is based on the international application in the language in which it was filed, unless otherwise indicated under this item.					
		slations from the original language into the following language, translation furnished for the purposes of:				
		der Rules 12.3 and 23.1(b)) ational application (under Rule 12.4) examination (under Rules 55.2 and <i>l</i> or 55.3)				
2.	With regard to the elements* of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):					
	Description, Pages					
	1-15	as originally filed				
	Claims, Numbers					
	1-12	as originally filed				
	Drawings, Sheets					
	1/5-5/5	as originally filed				
	☐ a sequence listing and/or ar	ny related table(s) - see Supplemental Box Relating to Sequence Listing				
3.	☐ The amendments have resulted in the cancellation of:					
	☐ the description, pages☐ the claims, Nos.					
	the drawings, sheets/figs					
	the sequence listing (specify):any table(s) related to sequence listing (specify):					
4.	This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).					
	the claims, Nos.the drawings, sheets/figs					
	<u> </u>	the sequence listing (specify):				
	any table(s) related to sequence listing (specify):					
	* If item 4 applies, so	ome or all of these sheets may be marked "superseded."				

INTERNATIONAL PRELIMINARY REPORT **ON PATENTABILITY**

International application No. PCT/US2004/018764

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-12

Claims No:

Inventive step (IS)

Yes: Claims

Claims

No:

1-12

1-12

Industrial applicability (IA)

Yes: Claims

Claims No:

2. Citations and explanations (Rule 70.7):

see separate sheet

Box No. VII Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

Re Item V.

- 1 The following documents are referred to in this communication:
 - D1: KARCZEWICZ M ET AL: "A Proposal for SP-frames" ITU TELECOMMUNICATIONS STANDARDIZATION SECTOR VCEG-L27, XX, XX, 9 January 2001 (2001-01-09), pages 1-9, XP002287038;
 - D2: HORN U ET AL: "Robust Internet video transmission based on scalable coding and unequal error protection" SIGNAL PROCESSING. IMAGE COMMUNICATION, ELSEVIER SCIENCE PUBLISHERS, AMSTERDAM, NL, vol. 15, no. 1-2, September 1999 (1999-09), pages 77-94, XP004180639 ISSN: 0923-5965;

2 INDEPENDENT CLAIM 1

2.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not inventive in the sense of Article 33(3) PCT.

Document D1 discloses (see page 1, "Motivation") the provision of compressed video streams to a decoder of different bandwidth and quality.

Also document D1 shows (last paragraph) the switching between (two) bitstreams

Also document D1 shows (last paragraph) the switching between (two) bitstreams (normal and channel change streams).

Document D1 does not explicitly show the use at the decoder side of a demultiplexer or a frame store to store reference pictures.

However, the skilled person is well aware of the fact that if a multiple of streams arrive at a decoder they need to be demultiplexed. Furthermore since the streams in D1 also make use of reference pictures the use of frame stores is necessary. Thus the skilled person will immediately use a demultiplexer and a framestore in order to provide a decoding apparatus that is apply to perform the bitstream switching as shown in D1.

The argument that in D1 only a single stream is sent and not the accompanying switch stream does not render the subject-matter of claim 1 inventive because the skilled person is aware of situations (e.g. layered coding) in which all information is sent to a receiver. The receiver in such a case selects the information which is

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needed (demultiplexing). The close similarity between some of the problems of layered coding and stream switching is also illustrated by D2.

Consequently, the subject-matter of claim 1 is rendered obvious by D1.

INDEPENDENT CLAIM 10

The subject-matter of claim 10 relates to a method in accordance with the apparatus of claim 1. Consequently the subject-matter of this claim lacks inventive step for the same reasons as set out above for claim 1.

INDEPENDENT CLAIM 12

The subject-matter of claim 12 relates to a video signal which corresponds to the signal processed by the apparatus of claim 1 or the method of claim 10. Consequently the subject-matter of this claim lacks inventive step for substantially the same reasons as set out above for claim 1.

3 DEPENDENT CLAIMS 2-9, 11

Dependent claims 2-9, 11 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of inventive step (Article 33(3) PCT).

- lower resolution pictures (as in claim 2) are known from D1 (see page 2, last paragraph), the upsampling (as in claims 2, 4, 11) is implicitly known from this paragraph since otherwise the transition from one stream to another is not possible.
- postprocessing (as in claims 3, 9, 11) is well known in the art;
- selecting means (as in claim 4) are necessary in order to select one of the two bitstreams in D1;
- redundant syntax decoding (as in claim 7, 11), -common general knowledge;
- channel change pictures (as in claims 8,9, 11) are known from D1 (see figure 2);

In general it is noted that documents D1 and D2 show the transition from one bitstream to another bitstream which represent the same content. The switching can be carried out by using I, SP or both I and SP frames. This technique is used for both

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

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random access as well as fast forward or channel switching since in all cases there is a need to wait for an I frame before the stream of interest can be watched. Obviously by having a second stream which provides I frames at a higher frequency the latency can be reduced.

4 INDUSTRIAL APPLICABILITY

The subject-matter of claims 1-12 is industrially applicable in the field of bitstream switching.

Re Item VII.

1. Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the documents D1-D2 are not mentioned in the description.

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